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SUPPLEMENTAL AFFIDAVIT OF SERVICE PURSUANT TO FEDERAL RULES OF CIVIL PROCEDURE § 4(e)(2)(a)-(c) and CALIFORNIA RULES OF CIVIL PROCEDURE § 415.20 BY SPECIAL APPOINTED PROCESS SERVER CRAIG WESLEY RIMER

EXHIBIT B

SUPPLEMENTAL AFFIDAVIT OF SERVICE PURSUANT TO FEDERAL RULES OF CIVIL PROCEDURE § 4(e)(2)(a)-(c) and CALIFORNIA RULES OF CIVIL PROCEDURE § 415.20 BY SPECIAL APPOINTED PROCESS SERVER CRAIG WESLEY RIMER

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IN THE UNITED STATES DISTRICT COURT 1 FOR THE DISTRICT OF NEVADA 2 Case No.: IN EQUITY No. C-125-MMD 3 UNITED STATES OF AMERICA, Sub-proceeding 3:73-CV-00128 MMD-WGC Plaintiff(s), 4 5 VS. WALKER RIVER PAUITE TRIBE. AFFIDAVIT OF DUE DILIGENCE TO 6 EFFECT PERSONAL SERVICE UPON 7 Plaintiff-Intervenor. MARTIN ANDREW HILTON, TRUST OF THE HILTON MOREHEAD 2009 TRUST, DATED SEPTEMBER 21, 2009 PURSUANT 8 VS. TO CALIFORNIA CODE OF CIVIL 9 WALKER RIVER IRRIGATION DISTRICT, a PROCEDURE § 415.20 ET SEQ corporation, et al., 10) Defendants. 11 12 MINERAL COUNTY. 13 Proposed-Plaintiff-Intervenor. 14 VS. 15 WALKER RIVER IRRIGATION DISTRICT, a 16 corporation et al.,) 17) Proposed-Defendants.) 18) 19 20 COMES NOW CARLOS CANAS and states as follows: 21 1. That I am Registered Process Server #4571 in Los Angeles County, State of California. 22 2. That I am a citizen of the State of California and the United States of America. 23 3. That I am over the age of majority and not a party to the within action. 24 25 - 1 -

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4. That all of the information contained in this declaration is of my own personal knowledge and that I would be competent to testify thereto if required to do so in keeping with the tenets of California Code of Civil Procedure § 437(c).

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5. That I attempted to serve Martin Andrew Hilton, Trustee of the Hilton Morehead 2009 Trust, Dated September 21, 2009 with the NOTICE IN LIEU OF SUMMONS, ORDER RELATING TO COMPLETETION OF SERVICE AND SCHEDULE FOR RESPONSES TO MINERAL COUNTY'S SECOND AMENDED COMPLAINT, SECOND AMENDED COMPLAINT IN INTERVENTION, NOTICE OF APPEARANCE AND INTENT TO PARTICIPATE FOR PARTY REPRESENTED BY ATTORNEY, NOTICE OF APPEARANCE AND INTENT TO PARTICIPATE FOR UNREPRESENTED PARTY CONSENNTING TO ELECTRONIC SERVICE, NOTICE OF APPEARANCE AND INTENT TO PARTICIPATE FOR UNREPRESENTED PARTY DECLARING HARDSHIP MAKING ELECTRONIC SERVICE IMPOSSIBLE, DISCLAIMER OF INTEREST IN WATER RIGHTS AND NOTICE OF RELATED INFORMATION AND DOCUMENTATION SUPPORTING DISCLAIMER (Hereinafter "Service Package") on or about 12 January 2022 at 11:32 at 4000 Warner Blvd., Burbank, California, the place of employment of said Martin Andrew Hilton. Mr. Hilton is the executive producer of a television program know as "The Bachelor." Accordingly, he is extraordinarily well protected and, as such, the guards providing these services to him are uncooperative and will not identify themselves. I was informed by said security staff that the Warner Bros. legal department has been closed for approximately one (1) year and that they were not authorized by Warner Bros, to accept service directed towards any employee. I believe this position is outside of the limit, purpose, or scope contemplated by California Code of Civil Procedure § 415.20, substituted service. In accordance with CCP 415.20, I served the above-described documents at said time and place stated upon "John Doe" Warner Bros. security guard who would not identify himself. He was a white male, approximately five (5) foot seven (7) inches tall, 160 pounds and about thirty (30) years of age. Attached hereto are two (2) photographs of the security guard served, to whom I explained the general nature of the documents. See Attachment "A."

- 6. That prior to the events described in Paragraph 5 above, I attempted to serve Martin Andrew Hilton, the Trustee of the Hilton Morehead 2009 Trust, Dated, September 21, 2009 at 4000 Warner Blvd., Burbank, California on 11 January 2022 at approximately 3:20 p.m., I was not allowed entry to the Warner Lot to serve the Defendant, nor would the gate guard accept service.
- 7. That prior to the events described in Paragraphs 5 and 6 above, I attempted to serve said Martin Andrew Hilton, Trustee of the Hilton Morehead 2009 Trust, Dated September 21, 2009 at 4000 Warner Blvd., Burbank, California on 10 January 2022 at approximately 2:25 p.m. I was not allowed entry to the Warner Lot to serve the Defendant, nor would the gate guard accept service.
- 8. It is my understanding that an adjunct sworn statement consisting of the AFFIDAVIT OF ATTEMPTED SERVICE UPON THE HILTON MOREHEAD 2009 TRUST, DATED 21 SEPTEMBER 2009 PURSUANT TO CALIFORNIA RULES OF CIVIL PROCEDURE § 415.20 BY SPECIAL APPOINTED PROCESS SERVER CRAIG WESLEY RIMER will be filed with the Court simultaneously and in concert with the undersigned's affidavit, a copy of which is attached hereto as Attachment "B."
- 9. That Craig Wesley Rimer JD agreed to send a copy of the Service Package to the served party, Martin Andrew Hilton, the Trustee of the Hilton Morehead 2009 Trust, Dated, September 21, 2009 in keeping with the tenets of California Rules of Civil Procedure § 415.20, a copy of his AFFIDAVIT OF MAILING is affixed hereto as Attachment "C."

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I, THE UNDERSIGNED, do hereby declare under penalty of perjury that the foregoing is true and correct to the best of my belief and that this AFFIDAVIT OF SERVICE was executed on 13 January 2022 at the City and County of Los Angeles, State of California.

CARLOS CANAS

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Attachment "A"

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ATTACHMENT A

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1	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA	
2	FOR THE DIST	RICT OF NEVADA
3	UNITED STATES OF AMERICA,) Case No.: IN EQUITY No. C-125-MMD Sub-proceeding 3:73-CV-00128 MMD-WGC
4	Plaintiff(s),	
5	VS.)
6	WALKER RIVER PAUITE TRIBE,	AFFIDAVIT OF DUE DILIGENCE TO EFFECT PERSONAL SERVICE UPON MILTON ANDREW HILTON, TRUSTEE OF THE HILTON MOREHEAD 2009 TRUST, DATED 21 SEPTEMBER 2009
7	Plaintiff-Intervenor,	
8	vs.	
9	WALKER RIVER IRRIGATION DISTRICT, a	PURSUANT TO CALIFORNIA CODE OFCIVIL PROCEDURE § 415.20 ET SEQ
10	corporation, et al.,))
11	Defendants.)
12	MOUTE)
13	MINERAL COUNTY.)
14	Proposed-Plaintiff-Intervenor,)
15	V\$.)
16	WALKER RIVER IRRIGATION DISTRICT, a	
17	corporation et al.,	
8	Proposed-Defendants.)
9)
20		
21	COMES NOW CRAIG WESLEY RIMER JD and states as follows:	
22	1. That I am a professional investigator, BSIS L	cicense No. 13166, Department of Consumer
23	Affairs, State of California. I have practiced in t	this profession for forty-three (43) years, have been
24	licensed since 1981 in California, became a Certified Legal Investigator (NALI) in 1985, a Certified	
25	Financial Investigator in 2000, and that I am a co	
	degree in English literature and a doctorate (Juri	
		-1-

4. That all of the information contained in this declaration is of my own personal knowledge and

that I would be competent to testify thereto if required to do so in keeping with the tenets of

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5 California Code of Civil Procedure § 437(c). 5. That I am the special Court appointed process server in the instant matter;

2. That I am a citizen of the State of California and the United States of America.

3. That I am over the age of majority and not a party to the within action.

6. That I attempted to serve the NOTICE IN LIEU OF SUMMONS, ORDER RELATING TO COMPLETETION OF SERVICE AND SCHEDULE FOR RESPONSES TO MINERAL COUNTY'S SECOND AMENDED COMPLAINT, SECOND AMENDED COMPLAINT IN INTERVENTION, NOTICE OF APPEARANCE AND INTENT TO PARTICIPATE FOR PARTY REPRESENTED BY ATTORNEY NOTICE OF APPEARANCE AND INTENT TO PARTICIPATE FOR UNREPRESENTED PARTY CONSENTING TO ELECTRONIC SERVICE, NOTICE OF APPEARANCE AND INTENT TO PARTICIPATE FOR UNREPRESENTED PARTY DECLARING HARDSHIP MAKING ELECTRONIC SERVICE IMPOSSIBLE, DISCLAIMER OF INTEREST IN WATER RIGHTS AND NOTICE OF RELATED INFORMATION AND DOCUMENTATION SUPPORTING DISCLAIMER (Hereinafter "Service Package") upon Martin Andrew Hilton, Trustee of the Hilton Morehead 2009 Trust Date 21 September 2002 on or about 8 August 2021, 1:40 p.m. at 2000 N. Hobart Blvd., Los Angeles, California. The property was gated, locked, no vehicles were in the driveway, and it appeared as if no one was at home.

Upon further investigation, I discovered Martin Andrew Hilton and Elizabeth Riegle Morehead were the principals of a California Corporation known as Elimar Productions, Inc. located at 4280 Latham Street, Riverside, California. Upon inquiry, the suite was locked during

business hours, and it was determined to be a mailing address occupied by a bookkeeper, Tina Ellis.

- 8. That the address of the Defendant's mountain home located at 5672 Virginia Lakes Road, Bridgeport, California was blocked by snow and inaccessible.
- 9. That through further investigation by the undersigned, it was discovered that Elizabeth Riegle Morehead is a major motion picture star and therefore in the professional opinion of the undersigned, inaccessible.
- 10. That Martin Andrew Hilton is the executive producer of the television program known as "The Bachelor" which is owned by Warner Bros. and / or one of its affiliated companies. Said "Bachelor" is located at Warner Bros. studios at 4000 Warner Blvd. Burbank, California, and that according to the Warner security department, Mr. Hilton does is in fact employed at the Warner studios located at 4000 Warner Blvd. Burbank, California.
- I, THE UNDERSIGNED, do hereby declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and that this AFFIDAVIT OF DUE DILIGENCE was executed on 12 January 2022 at the City of Lincoln, County of Placer, State of California.

CRAIG WESLEY RIMER, JD

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IN THE UNITED STATES DISTRICT COURT 1 FOR THE DISTRICT OF NEVADA 2 Case No.: IN EQUITY No. C-125-MMD 3 UNITED STATES OF AMERICA. Sub-proceeding 3:73-CV-00128 MMD-WGC Plaintiff(s). 4 5 VS. AFFIDAVIT OF MAILING PURSUANT TO WALKER RIVER PAUITE TRIBE, 6 CALIFORNIA CODE OF CIVIL PROCEDURE § 415.20 BY CRAIG WESLEY 7 Plaintiff-Intervenor, RIMER JD, SPECIALLY APPOINTED PROCESS SERVER 8 VS. WALKER RIVER IRRIGATION DISTRICT, a 9 corporation, et. al., 10 Defendants. 11 12 MINERAL COUNTY. 13 Proposed-Plaintiff-Intervenor. 14 VS. 15 WALKER RIVER IRRIGATION DISTRICT, a 16 corporation, et al., 17 Proposed-Defendants. 18 19 CERTIFICATE OF MAILING 20 I, CRAIG WESLEY RIMER, DO HEREBY DECLARE that I deposited a copy of the 21 NOTICE IN LIEU OF SUMMONS, ORDER RELATING TO COMPLETETION OF SERVICE 22 AND SCHEDULE FOR RESPONSES TO MINERAL COUNTY'S SECOND AMENDED 23 COMPLAINT, SECOND AMENDED COMPLAINT IN INTERVENTION, NOTICE OF 24 APPEARANCE AND INTENT TO PARTICIPATE FOR PARTY REPRESENTED BY 25 ATTORNEY, NOTICE OF APPEARANCE AND INTENT TO PARTICIPATE FOR - | -

ATTACHMENT C

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UNREPRESENTED PARTY CONSENTING TO ELECTRONIC SERVICE, NOTICE OF APPEARANCE AND INTENT TO PARTICIPATE FOR UNREPRESENTED PARTY DECLARING HARDSHIP MAKING ELECTRONIC SERVICE IMPOSSIBLE, DISCLAIMER OF INTEREST IN WATER RIGHTS AND NOTICE OF RELATED INFORMATION AND DOCUMENTATION SUPPORTING DISCLAIMER on 13 January 2022, first class postage prepaid, at Roseville, California addressed to the following persons:

Milton Andrew Hilton, Trustee of the Hilton Morehead 2009 Trust, Dated 21 September 2009

Milton Andrew Hilton, Trustee of the Hilton Morehead 2009 Trust, Dated 21 September 2009 4000 Warner Blvd.
Burbank, CA

I, THE UNDERSIGNED, do hereby declare under penalty of perjury in accordance with the laws of the State of California and Nevada the foregoing is true and correct and that this Certificate of Mailing was executed on 13 January 2022 at the City of Roseville, County of

Placer, State of California.

CRAIG WESLEY RIMER, JD

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